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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/616,872	07/10/2003	Rickey J. Thomas	0275Y-000703	1565
27572	7590 10/19/2005	•	EXAM	INER
HARNESS, DICKEY & PIERCE, P.L.C.			BLAKE, CAROLYN T	
P.O. BOX 82	8			
BLOOMFIELD HILLS, MI 48303			ART UNIT	PAPER NUMBER
	•		3724	
			DATE MAILED: 10/19/200	٠

Please find below and/or attached an Office communication concerning this application or proceeding.

Period for A SHC WHICI - Extens after S - If NO	• •	Application No.  10/616,872  Examiner  Carolyn T. Blake	Applicant(s) THOMAS ET AL. Art Unit	
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WHICK - Extens after S - If NO	ORTENED STATUTORY PERIOD FOR RE	appears on the cover sheet wi	th the correspondence address	
Any re	HEVER IS LONGER, FROM THE MAILING sions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory period for reply will, by stated by will, by stated by the Office later than three months after the made patent term adjustment. See 37 CFR 1.704(b).	E DATE OF THIS COMMUNIC 2.1.136(a). In no event, however, may a re- tiod will apply and will expire SIX (6) MON atute, cause the application to become AB	eply be timely filed  THS from the mailing date of this communication.  ANDONED (35 U.S.C. § 133).	
Status				
1)🖂	Responsive to communication(s) filed on 24	1 November 2004.		
· —	this action is <b>FINAL</b> . 2b)⊠ This action is non-final.			
	Since this application is in condition for allow		ers, prosecution as to the merits is	
	closed in accordance with the practice unde	er <i>Ex parte Quayle</i> , 1935 C.D	. 11, 453 O.G. 213.	
Dispositio	on of Claims			
4)🛛	Claim(s) <u>1-22</u> is/are pending in the applicati	ion.		
4	a) Of the above claim(s) <u>7,8 and 13-22</u> is/a	re withdrawn from considerat	tion.	
5) 🗌	Claim(s)i is/are allowed.			
-	Claim(s) <u>1-6 and 10-12</u> is/are rejected.			
	Claim(s) is/are objected to.			
8)[	Claim(s) are subject to restriction and	d/or election requirement.		
Application	on Papers			
,	The specification is objected to by the Exam			
•	The drawing(s) filed on 10 July 2003 is/are:	• • • • • •	•	
	Applicant may not request that any objection to t		• '	
	Replacement drawing sheet(s) including the com	-	•	
11)[	The oath or declaration is objected to by the	Examiner. Note the attached	Office Action or form P1O-152.	
riority u	nder 35 U.S.C. § 119			
	Acknowledgment is made of a claim for fore ☐ All  b)	ign priority under 35 U.S.C. §	119(a)-(d) or (f).	
•	1. Certified copies of the priority docume	ents have been received.		
	2. Certified copies of the priority docume		pplication No	
	3. Copies of the certified copies of the p			
	application from the International Bur	=	-	
* S	ee the attached detailed Office action for a	list of the certified copies not	received.	

1) Notice of References Cited (PTO-892)

Paper No(s)/Mail Date \_

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)

3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)

4) Interview Summary (PTO-413)
Paper No(s)/Mail Date.

6) Other: \_

5) Notice of Informal Patent Application (PTO-152)

### **DETAILED ACTION**

### Election/Restrictions

1. Claims 7-9 are 13-22 withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected species, there being no allowable generic or linking claim. Election was made **without** traverse in the reply filed on November 24, 2004.

### Specification

- 2. The disclosure is objected to because of the following informalities:
  - Page 4, paragraph 24, line 3: "clip 27" should be changed to -clip 27 and
     27'- in order to agree with the drawings.
  - Page 6, paragraph 29, line 3: "handle 12" should be changed to -handle
     512- in order to agree with the drawings.

Appropriate corrections are required.

### Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by Izzi, Sr. (4,630,368).

Regarding claim 1, Izzi discloses a hand saw comprising: a handle (17, 20) including a hand grip portion (17) and first (24) and second (23) blade mounting

portions, said first blade mounting portion (24) being disposed on a side surface of said handle and said second blade mounting portion (23) being disposed on a bottom surface of said handle; and a blade (15) adapted to be removably mounted to either of said first (24) and second (23) blade mounting portions. Although Izzi, Sr. does not explicitly disclose surface 24 as a blade mounting portion, the fasteners (21) extend beyond the surface a distance greater than the blade thickness as seen in FIGS 1 and 2, and thus are capable of supporting both the handgrip portion (17) and the blade (15).

## Claim Rejections - 35 USC § 103

5. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Izzi, Sr. as applied to claim 1 above.

Izzi, Sr. fails to disclose a screw boss as claimed. However, Official notice is taken it is old and well known in the art to use a boss while attaching two parts in order to guide a fastener. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide a boss with the Izzi, Sr. device for the purpose of guiding the fastener.

Furthermore, Izzi, Sr. discloses the blade mounting portions (23, 24) include a hole (30) and fastener (21), but fails to disclose the fastener is a screw. However, Official notice is taken is it old and well known in the art to replace a bolt with a screw for a variety of reasons including desired strength of connection, available fasteners, or available tooling. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to replace the bolts of the Izzi, Sr. device with screws.

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6. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Izzi, Sr. as applied to claims 1 and 2 above, and further in view of Coleman (2,140,496).

Regarding claim 3, Izzi, Sr. fails to disclose a key and slot as claimed. However, Coleman discloses a hand saw comprising a handle (1) with a blade mounting portion wherein the portion includes a key (10) adapted to be received in an end slot (8) of the blade (5). The key and slot combination allows the blade to be easily removed from the blade mounting portion while providing a secure connection. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to replace one of the fasteners of each Izzi, Sr. blade mounting portion with a key and one of the Izzi, Sr. blade holes with a slot, as disclosed by Colman, for the purpose of providing a secure and easily removable blade-handle connection.

Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Izzi, Sr. 7. as applied to claim 1 above, and further in view of Coleman (2,140,496).

Regarding claim 4, Izzi, Sr. fails to disclose a key and slot as claimed. However, Coleman discloses a hand saw comprising a handle (1) with a blade mounting portion wherein the portion includes a key (10) adapted to be received in an end slot (8) of the blade (5). The key and slot combination allows the blade to be easily removed from the blade mounting portion while providing a secure connection. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to replace one of the fasteners of each Izzi, Sr. blade mounting portion with a key and one of the Izzi, Sr. blade holes with a slot, as disclosed by Colman, for the purpose of providing a secure and easily removable blade-handle connection.

8. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Izzi, Sr. as applied to claim 1 above, and further in view of Gunnerson (2,782,821).

Izzi, Sr. fails to disclose a hook member on the handle. However, Gunnerson discloses a hand saw with a handle (15) including a hook portion (see bottom portion) for hanging said saw. The open structure of the Gunnerson handle would allow for a larger hand to comfortably grasp the handle grip than the closed structure of the Izzi, Sr. handle grip. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to replace the closed handle grip of the Izzi, Sr. device (still retaining the portion that couples to the blade mounting portions) with an open handle grip with a hook member, as disclosed by Gunnerson, for the purpose of accommodating larger hands.

9. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Izzi, Sr. in view of Coleman as applied to claim 3 above, and further in view of Gunnerson.

The Izzi-Coleman combination fails to disclose a hook member on the handle. However, Gunnerson discloses a hand saw with a handle (15) including a hook portion (see bottom portion) for hanging said saw. The open structure of the Gunnerson handle would allow for a larger hand to comfortably grasp the handle grip than the closed structure of the Izzi, Sr. handle grip. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to replace the closed handle grip of the Izzi, Sr. device (still retaining the portion that couples to the blade mounting portions) with an open handle grip with a hook member, as disclosed by Gunnerson, for the purpose of accommodating larger hands.

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10. Claims 10 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Izzi, Sr. as applied to claim 1 above.

Izzi, Sr. discloses the blade mounting portions (23, 24) include a hole (30) and fastener (21), but fail to disclose the hole is threaded or the fastener is a screw. However, Official notice is taken is it old and well known in the art to replace a bolt and hole with a screw and threaded hole for a variety of reasons including desired strength of connection, available fasteners, or available tooling. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to replace the bolts and holes of the Izzi, Sr. device with screws and threaded holes.

11. Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Izzi, Sr. as applied to claim 11 above, and further in view of Gunnerson.

Izzi, Sr. fails to disclose a hook member on the handle. However, Gunnerson discloses a hand saw with a handle (15) including a hook portion (see bottom portion) for hanging said saw. The open structure of the Gunnerson handle would allow for a larger hand to comfortably grasp the handle grip than the closed structure of the Izzi, Sr. handle grip. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to replace the closed handle grip of the Izzi, Sr. device (still retaining the portion that couples to the blade mounting portions) with an open handle grip with a hook member, as disclosed by Gunnerson, for the purpose of accommodating larger hands.

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Conclusion

12. The prior art made of record and not relied upon is considered pertinent to

applicant's disclosure. Disston (110,751), Travis (137,978), and Abbott (1,324,712)

disclose hand saws.

13. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Carolyn T. Blake whose telephone number is (571) 272-

4503. The examiner can normally be reached on Monday to Friday, 8:00 AM to 5:30

PM, alternating Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Allan N. Shoap can be reached on (571) 272-4514. The fax phone number

for the organization where this application or proceeding is assigned is 571-273-8300.

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СВ

October 17, 2005

KENNETH E. PETERSON PRIMARY EXAMINER

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